

827 Deep Valley Drive, Suite 209 Rolling Hills Estates, CA 90274 

Plaintiffs Iranian Americans for Liberty Institute (the "Plaintiff")
and Defendant Ali Ebrahimzadeh ("Defendant"), by and through their
counsel of record, stipulate and agree as follows:

WHEREAS, the Plaintiff filed its Complaint on December 20, 2022. Dkt. 1.

WHEREAS, on December 29, 2022, Defendant was served with the summons and complaint. Dkt. No. 13.

WHEREAS, pursuant to Fed. R. Civ. P. 15(a)(3). The date for Defendant to answer or otherwise respond to the Complaint is January 19, 2023.

WHEREAS, Defendant has requested, and Plaintiff has agreed, that Defendant may have until February 2, 2023, within which to answer or otherwise respond to the Complaint.

WHEREAS, the extension requested through this Stipulation will not affect any other date on the case schedule.



1	NOW, THEREFOR, THE PARTIES HEREBY STIPULATE that
2	Defendant shall have through and including February 2, 2023, within
3	which to answer or otherwise respond to the Complaint.
4	
5	DATED: January 18, 2023 KRONENBERGER ROSENFELD LLP
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7	By: <u>/s/ Jeffrey M. Rosenfeld</u> Jeffrey M. Rosenfeld
8	Attorneys for Plaintiff IRANIANAMERICANS FOR
9	LIBERTY INSTITUTE
10	DATED: January 19 2022   IEEE LEWIS LAW ADC
11	DATED: January 18, 2023 <b>JEFF LEWIS LAW, APC</b>
12	By: /c/ Inffroy Lawie*
13	By: /s/ Jeffrey Lewis*  Jeffrey Lewis  Soon C. Rotston
14	Sean C. Rotstan
15	Attorneys for Defendant ALI EBRAHIMZADEH
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19	*Pursuant to Local Rule 5-4.3.4(a)(2), the filer attests that all signatories listed, and on whose behalf the filing is submitted, concurs in
20	the filing's content and have authorized the filing.
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Jeff Lewis Law, APC 827 Deep Valley Drive, Suite 209 Rolling Hills Estates, CA 90274